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CHAPTER 8 RULES OF JUVENILE PROCEDURE

DISCOVERY AND NOTICE OF DEFENSES

Rule 8.1 Scope of discovery. In order to provide adequate information for informed decision making and to expedite trials, minimize surprise, afford opportunity for effective cross-examination and meet the requirements of due process, discovery prior to trial and other judicial hearings should be as full and free as possible consistent with protection of persons and effectuation of the goals of the juvenile justice system.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.2 Delinquency proceedings.

- **8.2(1)** Access to records. Upon the request of counsel for a juvenile who has been referred for intake screening on a delinquency complaint, the state shall give the juvenile's counsel access to all documents, reports and records within or which come within its possession or control that concern the juvenile or the alleged offense.
- **8.2(2)** *Informal discovery sufficient.* Although informal discovery methods are preferred, upon good cause shown, depositions and interrogatories by any party may be permitted by the court in delinquency proceedings except where they conflict with these rules or with statutes. Ordinarily, however, depositions and interrogatories shall not be permitted for issues arising under Iowa Code section 232.45(6)(b) after filing of a motion to waive jurisdiction.
- **8.2(3)** Affirmative defenses. If a juvenile alleged to have committed a delinquent act intends to rely upon the affirmative defenses of insanity, diminished responsibility, intoxication, entrapment, or self-defense [justification], the juvenile shall file written notice of the intention not later than the time set by the court for said filing and in any event not less than ten calendar days prior to the adjudicatory hearing, except for good cause shown.
- **8.2(4)** State's right to expert examination. Where a juvenile has given notice of the use of the defense of insanity or diminished responsibility and intends to call an expert witness or witnesses on that issue at trial, the juvenile shall, within the time provided for the filing of pretrial motions, file written notice of the name of such witness. Upon such notice or as otherwise appropriate the court may upon application order the examination of the juvenile by a state-named expert or experts whose names shall be disclosed to the juvenile prior to examination.
- **8.2(5)** *Notice of alibi.* If a juvenile alleged to have committed a delinquent act intends to offer an alibi defense, the juvenile shall file written notice of such intention not later than the time set by the court for the filing of pretrial motions or at such later time as the court directs. The notice of alibi defense shall state the specific place or places the juvenile claims to have been at the time of the alleged offense and the names and addresses of the witnesses upon whom the juvenile intends to rely to establish such alibi. In the event that a juvenile shall file such notice the prosecuting attorney shall file written notice of the names and addresses of the witnesses the state proposes to offer in rebuttal to discredit the alibi. Such notice shall be filed within ten days after the filing of the juvenile's witness list, or within such other time as the court may direct.
- **8.2(6)** Failure to comply. If either party fails to abide with the notice requirements of rule 8.2(3), 8.2(4), or 8.2(5), such party may not offer evidence on the issue of alibi, insanity, diminished responsibility, intoxication, entrapment, or self-defense without leave of court for good cause shown. In granting leave, the court may impose terms and conditions including a delay or continuance of trial. The right of a juvenile to give evidence of alibi, insanity, diminished responsibility, intoxication, entrapment, or self-defense in his or her own testimony is not limited by this rule.
- **8.2(7)** *Multiple offenses.* Two or more delinquent acts which arise from the same transaction or occurrence or from two or more transactions or occurrences constituting parts of a common scheme or plan, when alleged and prosecuted contemporaneously, shall be alleged and prosecuted as separate counts in a single delinquency petition unless, for good cause shown, the juvenile court in its discretion determines otherwise.
- **8.2(8)** Separate petition(s). In cases not subject to rule 8.2(7), a separate delinquency petition shall be filed for each delinquent act.

[Report February 21, 1985, effective July 1, 1985; April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002; February 22, 2002, effective May 1, 2002]

Rule 8.3 Child in need of assistance and termination proceedings. Although informal discovery methods are preferred, Iowa R. Civ. P. divisions V and VII, governing discovery, depositions and perpetuation of testimony, shall apply to proceedings under Iowa Code chapter 232, divisions III and IV, where not otherwise inconsistent with these rules or applicable statutes.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

MOTION PRACTICE

Rule 8.4 General rule. Any motion filed with the juvenile court shall be promptly brought to the attention of the judge or referee by the moving party.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.5 Motions for continuance in all proceedings. A motion for continuance shall not be granted except for good cause. Any order granting a continuance shall state the grounds therefor. [Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

PRETRIAL CONFERENCES

Rule 8.6 Pretrial conferences discretionary. In all actions the juvenile court may in its discretion order all parties to the action to appear for a pretrial conference to consider such matters as will promote a fair and expeditious trial.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

SPEEDY HEARING

Rule 8.7 General rule. It is the public policy of the state of Iowa that proceedings involving delinquency or child in need of assistance be concluded at the earliest possible time consistent with a fair hearing to all parties.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

- **Rule 8.8 Delinquency.** If a child against whom a delinquency petition has been filed has not waived the right to a speedy adjudicatory hearing, the hearing must be held within 60 days after the petition is filed or the court shall order the petition dismissed unless good cause to the contrary is shown.
 - **8.8(1)** Entry of a consent decree shall be deemed a waiver of the child's right to a speedy hearing.
- **8.8(2)** The provisions contained herein shall be applicable notwithstanding a motion or hearing to waive jurisdiction pursuant to rule 8.9 or 8.10.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.9 Motion to waive jurisdiction. A motion under Iowa Code section 232.45 must be filed within ten days of the filing of the petition.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.10 Hearings regarding waiver. A hearing on a motion to waive jurisdiction filed pursuant to Iowa Code section 232.45 shall be held within 30 days of the filing of said motion unless good cause to the contrary is shown.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.11 Child in need of assistance adjudicatory hearings. The adjudicatory hearing on a child in need of assistance petition shall be held within 60 days of the filing of said petition unless good cause to the contrary is shown. Failure to comply with this rule shall not result in automatic dismissal, but any such failure may be urged as grounds for discretionary dismissal.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.12 Temporary removal hearings. Whenever a child has been removed pursuant to Iowa Code section 232.78 or 232.79, a hearing under Iowa Code section 232.95 shall be held within ten days of such removal.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

DELINQUENCY PROCEEDINGS

Rule 8.13 Corroboration of accomplice or solicited person. An adjudication of delinquency shall not be entered against a juvenile based upon the testimony of an accomplice or a solicited person unless corroborated by other evidence which tends to connect the juvenile with the commission of the offense; and the corroboration is not sufficient if it merely shows the commission of the offense or the circumstances thereof. Corroboration of the testimony of victims shall not be required. [Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002]

Rule 8.14 Suppression of evidence. Motions to suppress evidence shall be raised by motion of the juvenile specifying the ground upon which the juvenile claims the search and seizure to be unlawful. Motions to suppress evidence shall be filed not later than the time set by the court for said filing and in any event not less than ten calendar days prior to the adjudicatory hearing, except for good cause shown.

[Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002]

Rule 8.15 Multiple juvenile defendants. Two or more juveniles may be tried jointly if in the discretion of the court a joint trial will not result in prejudice to one or more of the parties. Otherwise, the juvenile defendants shall be tried separately. When tried jointly, the juvenile defendants shall be adjudged separately on each count.

[Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002]

Rule 8.16 Evidence at detention, shelter care, and waiver hearings. The probable cause finding made at a shelter or detention hearing under Iowa Code section 232.44 and at waiver of jurisdiction hearings under Iowa Code section 232.45 shall be based upon substantial evidence, which may be hearsay in whole or in part, provided there is a substantial basis for believing the source of the hearsay to be credible and for believing that there is a factual basis for the information furnished. The juvenile defendant may cross-examine witnesses and may introduce evidence in his or her own behalf. [Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002]

Rule 8.17 Venue in delinquency cases where child has been placed in another judicial district. Where a juvenile has been placed in another judicial district and is alleged to have committed a delinquent act or acts during such placement, venue, for the purpose of conducting the adjudicatory hearing, shall be in the judicial district where the delinquent act or acts are alleged to have occurred. However, the juvenile court which originally placed the juvenile shall have the option of requesting that venue be transferred to it for the purpose of conducting the adjudicatory proceedings. If the juvenile is adjudicated of committing a delinquent act or acts in the judicial district of the juvenile's placement, venue of the matter shall be transferred to the juvenile court which previously placed the child pursuant to the original dispositional order for the purpose of conducting any dispositional and subsequent review hearings.

[Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002]

CINA AND TERMINATION PROCEEDINGS

Rule 8.18 Child abuse reports. The juvenile court shall retain founded child protective assessment reports for ten years. Notwithstanding the foregoing, when notified by the Department of Human Services that the report shall be expunged, the juvenile court shall destroy the report pursuant to Iowa Code section 235A.18. The juvenile court shall retain all other child protective assessment reports for five years from the date of intake at which time the clerk shall destroy the reports. Notwithstanding the foregoing, child protective assessment reports which are received into evidence in a juvenile proceeding shall be retained for so long as the case file is retained and shall not be destroyed pursuant to this rule.

[Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002; February 22, 2002, effective May 1, 2002]

Rule 8.19 Admissibility of evidence at temporary removal hearings, hearings for removal of sexual offenders and physical abusers from the residence, and examination hearings. The finding of imminent risk of harm allowing for the temporary removal of a child from his or her

parent, guardian or custodian under Iowa Code section 232.95, the finding that probable cause exists to believe that a sexual or physical abuse has occurred and that the presence of the alleged sexual offender or physical abuser in the child's residence presents a danger to the child's life or physical, emotional or mental health under Iowa Code section 232.82, and the finding that probable cause exists to believe a child is a child in need of assistance pursuant to section 232.2(6)(e) or (f) for purposes of establishing grounds for examination of the child pursuant to Iowa Code section 232.98 shall be made by substantial evidence, which may be hearsay in whole or in part, provided there is a substantial basis for believing the source of the hearsay to be credible and for believing that there is a factual basis for the information furnished.

[Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002; February 22, 2002, effective May 1, 2002]

Rule 8.20 Motions to vacate an order for termination of parental rights. Any request by a biological or putative parent to vacate an order terminating parental rights pursuant to Iowa Code chapter 600A must be filed within 30 days from the entry of said order. The 30-day period for filing a motion to vacate such order shall not be waived or extended.

[Report April 7, 2000, effective July 1, 2000; November 9, 2001, effective February 15, 2002]

Rule 8.21 CINA and termination of parental rights orders, informational notice regarding appeal. If a court enters an order in an Iowa Code chapter 232 CINA, termination of parental rights, or post-termination proceeding, the order shall contain a written notice that an appeal by an aggrieved party must be taken pursuant to Iowa R. App. P. 6.101(1)(a), the notice of appeal must be filed within 15 days of the entry of the order, and a petition on appeal must be filed within 15 days thereafter. The absence of such language from an order will not affect the time for filing a notice of appeal or a petition on appeal.

[Report August 31, 2001, effective January 1, 2002; November 9, 2001, effective February 15, 2002; April 21, 2003, effective July 1, 2003; October 31, 2008, effective January 1, 2009]

PROCEDURE FOR JUDICIAL WAIVER OF PARENTAL NOTIFICATION

Rule 8.22 General principles.

- **8.22(1)** These rules shall be interpreted to provide expeditious and confidential proceedings in accordance with Iowa Code chapter 135L.
- **8.22(2)** All references in these rules to the clerk shall mean the clerk of the district court and shall include the clerk's designee.

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.23 Petition for waiver.

- **8.23(1)** Form. A minor who seeks waiver of parental notification prior to obtaining an abortion shall petition the court in a manner substantially complying with the form that accompanies these rules. This form, along with other forms that accompany these rules for use in waiver proceedings, shall be available at the offices of all clerks of court. All petitions shall state the manner by which the minor desires to receive notification of the court's decision and whether a similar petition has previously been presented to and refused by any court.
 - **8.23(2)** Assistance. The clerk shall assist the minor in completing and filing the petition.
- **8.23(3)** *Filing.* A petition is filed for the purposes of these rules when it is date and time stamped in the clerk's office. The clerk shall present the petition to the court immediately upon filing.
- **8.23(4)** Anonymity and confidentiality. The minor may file a petition using a pseudonym and the petition shall not contain any information, such as social security number, address, or name of parents, by which the minor may be identified. A sworn statement containing the case number, and the minor's true name, date of birth, and address shall be filed simultaneously with the pseudonymous petition. The clerk of court shall issue to the minor a certified copy of the sworn statement, which shall identify her to the provider of abortion services as the minor for whom a petition to waive notification was granted or denied. The clerk shall then place the original sworn statement under seal. Notwithstanding

any other provision of Iowa law or these rules, the seal on the statement containing the minor's true name may not be broken except upon court order in exigent circumstances or at the minor's request. [Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.24 Appointment of counsel. The clerk shall inform the minor that she has a right to a court-appointed attorney without cost to her. The court shall appoint an attorney for the minor upon her request. The attorney shall serve as counsel on appeal.

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.25 Appointment of guardian ad litem. The court may appoint a guardian ad litem, and shall appoint a guardian ad litem if the minor is not accompanied by a responsible adult, as that term is defined in the statute, or has not viewed the video under Iowa Code section 135L.2. [Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.26 Advisory notice to minor.

- **8.26(1)** Upon the filing of any petition for waiver of parental notification, the clerk shall provide the minor a copy of the Advisory Notice to Minor form that accompanies these rules.
- **8.26(2)** The clerk shall document in the court file that a copy of the advisory notice has been provided to the minor.

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.27 Scheduling. Immediately upon filing the petition, the clerk shall set or secure the date for the hearing and so advise the minor if she is present. Otherwise, notice of hearing shall follow the procedures of rule 8.28. The hearing shall be held within 48 hours of the filing of the petition unless the minor or her attorney requests an extension of time within which a hearing shall be held. If the request for extension of time is granted, the deadline for filing any decision on appeal shall be extended for a like period of time.

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.28 Notice of hearing. If the court determines that a guardian ad litem and/or an attorney for the minor should be appointed in accordance with Iowa Code section 135L.3(3)(b), the clerk shall notify said person(s) as well as any other person(s) designated by the minor not less than eight hours before the time fixed for a hearing, unless there is a waiver of the notice requirement by said person(s), or the time is reduced or extended by the court. Service of notice may be by acceptance of service. The only notice provided to the minor shall be by the minor making inquiry of the clerk of court following the entry of the order scheduling the hearing. Notice shall be provided by the clerk only to the above-named person(s).

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.29 Burden of proof and standard of evidence. The minor shall have the burden of proving the allegations of her petition by a preponderance of the evidence.

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.30 Record required. In accordance with Iowa Code section 624.9, and consistent with the confidentiality requirements of rule 8.32, stenographic notes or electronic recordings shall be taken of all hearings held pursuant to Iowa Code chapter 135L and said record shall not be waived. [Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.31 Order granting or denying petition.

8.31(1) *Time for granting or denying waiver.* An order either granting or denying waiver of parental notification with findings of fact and conclusions of law shall be filed immediately following

the hearing and in no event later than 48 hours from the filing of the petition or from the hearing if an extension is granted under rule 8.27.

- **8.31(2)** Procedure in default of hearing and order. If the court fails to hold the hearing and rule on the petition within the time provided by these rules, the petition is deemed granted and the waiver is deemed authorized. In the event the petition is deemed authorized, the clerk shall immediately issue the certification form that accompanies these rules to the minor or her attorney.
- **8.31(3)** Delivery of order or certification. The clerk shall deliver the order under rule 8.31(1), or the certification under rule 8.31(2), in the manner requested by the minor in the petition. The order or certification shall specify the person(s) to whom the clerk shall provide a copy. A copy shall be available to the minor at the clerk's office.
- **8.31(4)** *Notification of appeal rights.* If the petition is denied, the order shall include notice of the right to appeal to the Iowa supreme court, the time period within which appeal must be filed and a copy of the applicable rules of appellate procedure.

[Court Order June 26, 1997, temporary rules effective July 1, 1997; Court Order June 26, 1997, permanent rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.32 Confidentiality of documents and hearings.

- **8.32(1)** Records. In accordance with Iowa Code chapter 135L and these rules, all records of parental notification proceedings are confidential. All confidential records shall be kept sealed and opened only as necessary for the conduct of proceedings for waiver of parental notification, an appeal of the district court decision, or as ordered by a court.
- **8.32(2)** *Hearings*. The hearing shall be held in a confidential manner, preferably in chambers. Only the minor, her attorney, her guardian ad litem, and the person(s) whose presence is specifically requested by the minor, her attorney, or her guardian ad litem may attend the hearing on the petition.
- **8.32(3)** *Purging of files.* The clerk shall destroy all records and files in the case when one year has elapsed from any of the following, as applicable:
- a. The date that the court issues an order waiving the notification requirement or the date the waiver is deemed authorized under rule 8.31(2).
- b. The date after which the court denies the petition for waiver of notification and the decision is not appealed.
- c. The date after which the court denies the petition for waiver of notification, the decision is appealed, and all appeals are exhausted.

Rule 8.33 Juvenile Procedure Forms — General. The following forms are illustrative and not mandatory, but any particular instrument shall substantially comply with the form illustrated.

Rule 8.33 — Form 1: Petition for Family in Need of Assistance.

IN THE IOWA DISTRICT CO	URT FOR _ JUVENILE	COURT
	T T	
IN RE THE FAMILY OF;		JUVENILE NO
UPON THE PETITION OF		DIMINING N. HOD
A CHILD/CHILDREN or A PARENT, GUARDIAN or CUSTODIAN		PETITION FOR FAMILY IN NEED OF ASSISTANCE
	_ are a famil	[child/children] ly in need of assistance within the purview of Iowa Code eakdown in the familial relationship. In support thereof,
[STATE BRIEFLY FAC	TS RELIED	ON TO SUSTAIN PETITION.]
		, a private or public agency, to maintain and im- mproved and petitioner now requests the aid of the court.
The name(s) and residence(s) of the child/child	lren are	·
The age(s) of the child/children is/are		
The names and residences of the living parents,	, guardian or	custodian are
The name and address of the guardian ad liten	n are	
for the child, order that notice be directed to all pa	arties in inter	ime and place for hearing on the petition, appoint counsel est in a manner provided by law, and upon hearing adjudiuch order or orders as may maintain and improve the famil-
	Petitio	ner
	Addre	
	VERIFICA	ATION
State of Iowa Ss Ss		
I,, being duly s and that the allegations therein made are true to t	worn, depos the best of n	e and say that I have read and signed the foregoing petition by information and belief.
	Petitio	ner
Subscribed and sworn to before me this	d	ay of, 20
	Notary	Public or Deputy Clerk
	222 15-	0.22 F

SOURCE: Iowa Code §232.125, 232.126, 232.127; 8.33, Form 1. [Report 1983; November 9, 2001, effective February 15, 2002]

Rule 8.33 — Form 2: Order Setting Hearing, Appointing Counsel and Giving Notice (Family in Need of Assistance).

IN THE IOWA DISTRICT COURT FOR JUVENIL	
IN RE THE FAMILY OF	
;	JUVENILE NO
IN RE THE FAMILY OF	ORDER
	SETTING HEARING, APPOINTING
	COUNSEL AND GIVING NOTICE (FAMILY IN NEED OF ASSISTANCE)
To:	
You are hereby notified that there is presently on file in thi	s court a verified petition alleging the above-named family to
be a family in need of assistance; a copy of the petition is atta	ched. An adjudicatory hearing on the merits of the petition is
1. That the above matter is set for adjudicatory hearing	g at o'clock .m., on the
day of, 20, before this of	court at the
County Courthouse at	, in the city of,
County, Iowa.	
2. That	, an attorney practicing before this court, is appointed to
represent the child,	, in this matter as guardian ad litem."
	,
Judg	ge
* Delete this paragraph if the child is already repre	esented by counsel.
SOURCE: Iowa Code §232.126, 232.127; 8.33, Fo	orm 2.

[Report 1983; November 9, 2001, effective February 15, 2002]

Rule 8.33 — Form 3: Application for Appointment of Counsel and Financial Statement (Juvenile Proceedings).

IN THE IOWA DISTRICT COURT FOR	COUNTY
IN THE INTERESTS OF	No
A Child.	APPLICATION FOR APPOINTMENT OF COUNSEL AND FINANCIAL STATEMENT (Juvenile Proceedings)
I.	, state that I am the (parent) (guardian) (custodian) of
represent (me) (the child) at public expense. I realize that I expended for this purpose. The following financial statem	, a child, and request that the court appoint counsel to may be required to repay in whole or in part any public funds tent is submitted in support of my application:
Martial status: Single Married	Divorced Widow(er)
Number and ages of dependents.	
How long a resident of this county:	
Occupation: Present employer:	
Address:	
Former employer:	
Address:	leekly gross earnings: \$
Weekly take-home (net) earnings: \$W Total gross income for past 12 months: \$ Bank with:Address:	
Balance account in name of husband/wife: \$	
Balance joint account with husband/wife: \$	
Balance joint account with any other person(s): \$	
What is your average monthly living expense (clothing, fo Does any person pay all or any portion of these expenses: much do they contribute?	od, housing, transportation, other)? \$
Motor vehicles: Give make, year, present value, amount on name, name of husband/wife or jointly with another:	wing thereon, if any, and whether registered or titled in your
List all sources of income, in your name, name of husband/w pensions, bonds, stocks, securities, private business, farming suits or settlements or others:	ife or jointly shared with another, including salary (net wages), g, insurance, retirement benefits, social security benefits, law-
ADC or welfare relief, if any, in your name, name of husba	and/wife or jointly shared with another:
List all sources of public assistance, if any, including AI stamps:	OC, unemployment compensation, heating assistance, food
Real estate owned in your name, name of husband/wife or	jointly shared with another (describe):
Other assets in your name, name of husband/wife or join notes, bonds, stocks, savings certificates, life insurance, of	ttly shared with another (stereo, TV, furniture, trust funds, her):
Value: \$	

Application for Appointment of Counsel and Financial Statement (Juvenile Proceedings) (cont'd) Are you a beneficiary or heir in an estate of a person deceased? List all debts or unpaid bills, including money owned for such things as: Housing, food, clothing, transportation (car, gas), utility costs, medical and dental services and other items, be specific: Does anyone owe you money or have any property belonging to you? Give details in full: Do you have a judgment against anyone: Yes _____ No ____ If yes, give name, date, court and amount: _____ Have you or anyone else employed or offered to employ an attorney for (you) (the child) in this matter? Yes No _____ If so, how much has the attorney been paid by you or for you? \$_____ Who can verify this information:

Telephone number:

I certify under penalty of perjury and pursuant to the laws of the State of Iowa that the foregoing statements are true and correct to the best of my knowledge, and are made in support of my request that the court appoint legal counsel for (me) (the child) because I am financially unable to employ counsel. The State of Iowa: does not object to the appointment of counsel. objects to the appointment of counsel and requests a hearing on the application. ______, 20 ______.

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

(Assistant _____County Attorney)

Rule 8.33 — Form 4: Order on Application for Appointment of Counsel and Financial Statement (Juvenile Proceedings).

IN THE IOWA DISTRICT COURT FOR	COUNTY
IN THE INTERESTS OF	No
, A Child.	ORDER ON APPLICATION FOR APPOINTMENT OF COUNSEL AND FINANCIAL STATEMENT (Juvenile Proceedings)
ORD	<u>DER</u>
Application is set for hearing at o'clock a.m./p.r	m., the day of
20, at	
	Judge/Magistrate
ORD	<u>DER</u>
Applicant's request for appointment of counsel is approved is appointed to	
Dated:, 20 _	
	Judge/Magistrate

[Report February 21, 1985, effective July 1, 1985; November 9, 2001, effective February 15, 2002]

Rule 8.34 Juvenile Procedure Forms — Judicial Waiver of Parental Notification. The following forms are illustrative and not mandatory, but any particular instrument shall substantially comply with the form illustrated.

Rule 8.34 — Form 1:	Petition for Waiver o	f Parental Notification o	f Minor's Abortion.

IN THE IOWA DISTRICT COURT FOR (JUVENILE	E DIVISION)	
IN THE INTEREST OF	Juvenile No PETITION FOR WAIVER OF PARENTAL NOTIFICATION OF MINOR'S ABORTION PURSUANT TO IOWA CODE SECTION 135L.3	
A Minor.		
I, the above-named minor, state:	1010111202201011202	
1. I am under 18 years of age.		
2. I am approximately weeks pregnant and of a parent.	seek an abortion by a licensed physician, without notification	
(Check one) a. I am accompanied by a responsible adult (a r associated with the clinic or physician who	esponsible adult is a person who is 18 or over and who is not will perform the abortion).	
b. I am not accompanied by a responsible adul	t.	
4. (Check one)		
a. I have viewed the video prepared by the Iow pregnant minor, including parenting, adoption	a Department of Public Health that explains my options as a $lpha$ on, and abortion.	
b. I have not viewed the video.		
5. (Check one)		
a. I understand that I have the right to a cour attorney to represent me.	rt-appointed attorney at no cost to me. Please appoint an	
b. I have an attorney to represent me. The attor	rney's name, address, and telephone number is	
attend any hearing on the petition are myself, my attorney,	from my parents and the public. The only persons who may my guardian ad litem (if one is appointed) and those whose request. I request that the following person(s) be notified of	
7. I understand court personnel will not send any paper the court's decision in the following way:	rs to my home or try to call me. I would like to be informed of	
I request the following person(s), in addition to my attorne Name(s) and address(es):	ey, be contacted and given papers in my case:	

Petition for Waiver of Parental Notification of Minor's Abortion (cont'd)

8. (Chec	k one or both)			
a.	I am mature and cap	able of providing i	informed consent for	r the performance of an abortion.
b.		·	, ,	of my abortion for the following reasons:
9. I state	on oath that (check o	ne)		
a.	I am presenting this	request to a court f	for the first time.	
b.	I have made this req	uest to a court before	ore and was refused.	
form the abor	tion is		`	se are known) of the physician who will per-
THEREF	ORE, I request that th	e court grant my a	application to obtain	an abortion without notifying a parent.
Signed on	this	day of _		, 20
			Petitioner (You masuch as Jane Doe)	ay sign a name other than your true name,
immediately	you require the assistant your district ADA 1-800-735-2942).	stance of auxiliary coordinator at	aids or services to	participate in court because of a disability, (If you are hearing impaired, call Relay
				; Court Order June 26, 1997, permanent tive February 15, 2002]

Rule 8.34 — Form 2: Declaration of Minor who has Filed Pseudonymous Petition to Waive Parental Notification.

IN THE IOWA DISTRICT COURT (JUVE	F FOR COUNTY ENILE DIVISION)
IN THE INTEREST OF	Juvenile No
A Minor.	DECLARATION OF MINOR WHO HAS FILED PSEUDONYMOUS PETITION TO WAIVE PARENTAL NOTIFICATION UNDER IOWA CODE CHAPTER 135L
NOTICE TO THE CLERK OF COURT: A CERTIFI BER NOTED ON IT, SHOULD BE GIVEN TO TH	IED COPY OF THIS DECLARATION, WITH THE FILE NUME E MINOR AFTER SHE SIGNS IT.
THE ORIGINAL SHOULD IMMEDIATELY BE I FILED UNDER SEAL AND KEPT UNDER SEAL	PLACED IN A SEALED ENVELOPE, WHICH SHOULD BE AT ALL TIMES.
1. My true name is	nt your name) , and my address is
(pri	nt your name)
(pri)	nt your address)
2. My date of birth is	
	ation, under the name
on	
	(date)
I declare, under penalty of perjury, that the foregoing	g is true and correct.
Dated:Signed:	
	(You must sign your true name)

Rule 8.34 — Form 3: Order Appointing Counsel for a Minor.

IN THE IOWA DISTRICT COURT FOI (JUVENIL)	E DIVISION)
IN THE INTEREST OF	Juvenile No
,	ORDER APPOINTING COUNSEL FOR A MINOR UNDER
A Minor.	IOWA CODE SECTION 135L.3(3)(b)
Code chapter 135L. The court finds that counsel should be	**
[address]s appointed counsel for the minor at public expense.	, [telephone number]
The clerk shall provide a copy of this order as specified	l in Iowa R. Juv. P. 8.28.
Dated this day of	, 20
	JUDGE JUDICIAL DISTRICT OF IOWA

Rule 8.34 — Form 4: Order Appointing a Guardian Ad Litem for a Minor.

IN THE	E IOWA DISTRICT COURT (JUVE)	FOR COUNTY NILE DIVISION)	
IN THE INTEREST OF		Juvenile No	
A Minor.		ORDER APPOINTING A GUARDIAN AD LITEM FOR A MINOR UNDER IOWA CODE SECTION 135L.3(3)(b)	
Code chapter 135L. The	court finds that a guardian a	's request to waive parental notification of an abortion under I d litem should be appointed.	
[address]	dian ad litem for the minor at	, [telephone number] t public expense.	_
	e a copy of this order as spec		
Dated this	day of	, 20	
		JUDGEJUDICIAL DISTRICT OF IOW	'A

Rule 8.34 — Form 5: Advisory Notice to Minor.

IN THE IOWA DISTRICT COURT F (JUVEN	FOR COUNTY ILLE DIVISION)
IN THE INTEREST OF	Juvenile No
A Minor.	ADVISORY NOTICE TO MINOR
YOU ARE NOTIFIED as follows:	
All information in your case is confidential. No papers court. Your name will not be on your court papers.	will be sent to your home, and you will not be contacted by this
Your lawyer and your guardian ad litem (if one is appoint someone else to get notices. That person's name should	inted) will receive notices about your case. You may also named do be on your petition.
YOUR CASE NUMBER APPEARS AT THE TOP O NOT GET INFORMATION FROM THE CLERK WI	F THIS SHEET. KEEP IT IN A SAFE PLACE. YOU CAN THOUT YOUR CASE NUMBER.
	MENT YOU SIGNED WITH YOUR TRUE NAME. KEEP IT T TO YOUR DOCTOR TO OBTAIN AN ABORTION WITH
Clerk: Complete information below:	
1. (a) Your hearing is scheduled for Coun	ty Courthouse in, Iowa
OR	
(b) You must call the clerk at ()	to obtain the date of the hearing.
2. (a) Your lawyer is	, telephone number
OR	
(b) You must call the clerk at the above number to	to get the name of your lawyer.
(a) Your guardian ad litem is telephone number	

OR

(b) You may call the clerk at the above number to obtain the name of your guardian ad litem.

You may be told of the court's decision immediately after the hearing. If not, you may contact your lawyer or the clerk soon after the hearing to find out if the court has ruled on your petition.

You have a right to a hearing and a decision within 48 hours unless you or your attorney asks for an extension of time. Any extension of time granted for the hearing shall extend the deadline for filing any decision on appeal for a like period of time. If these deadlines are not met you have a right to ask the clerk for a paper that will allow your doctor to perform the abortion without notifying a parent.

If the court does not grant your petition, you will be able to appeal.

Advisory Notice to Minor (cont'd)

If the court does not grant your petition and you decide not to appeal, or if your appeal is not granted, you may request that the court appoint a licensed therapist to help you tell your family of your decision and deal with any family problems. The cost of the therapist will be paid for by the court.

I certify that I have given a copy of this advisory notice to the minor.

Clerk of the Court	
	County Courthouse
	, Iowa

Rule 8.34 — Form 6: Order Setting Hearing on Petition for Waiver of Parental Notification of Minor's Abortion.

IN THE IOWA DISTRICT COURT FOR (JUVENILE	DIVISION) COUNTY
IN THE INTEREST OF	Juvenile No
A Minor.	ORDER SETTING HEARING ON PETITION FOR WAIVER OF PARENTAL NOTIFICATION OF MINOR'S ABORTION
be held pursuant to Iowa Code section 135L.3 on the 20, at o'clock, m. at the	Petition to Waive Parental Notification of a Minor's Abortion day of
, Iowa. The clerk shall provide a copy of this order as specified Dated this day of	
	JUDGE JUDICIAL DISTRICT OF IOWA

Rule 8.34 — Form 7: Findings of Fact, Conclusions of Law and Order.

RCOUNTY	
Juvenile No	
FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER	
, 20, for hearing held pursuant to Iowa Code or's abortion. Present for the hearing were the following:	
, the minor;	
, the minor 's attorney;	
the minor's guardian ad litem; and	
ACT: ere served in accordance with Iowa R. Juv. P. 8.28. s of age. She is approximately weeks pregnant arent. g informed consent for the performance of an abortion. This	
be mature, but notification to the petitioner's parent is not in ased upon the following facts:	
apable of providing informed consent, nor has she shown that This decision is based upon the following facts:	

Findings of Fact, Conclusions of Law and Order (cont'd)

CONCLUSIONS OF LAW

 The court has jurise 	diction of the petitioner and	d the subject matter as provided in Iowa Code chapter 135L.
2. The burden of proc	of is on the petitioner by a p	preponderance of the evidence.
3. (Check one)		
	e performance of the abo	that the petitioner is mature and capable of providing informed fortion within the scope and meaning of Iowa Code section
OR		
notification of t		nat the petitioner is not mature or does not claim to be mature, but not in the best interest of the petitioner within the scope and mean-
OR		
c. The evidence d	oes not support a judicial w	waiver of parental notification.
4. The notification red	quirements as provided in I	Iowa Code section 135L.3 should [should not] be waived.
IT IS ORDERED, AD [denied].	JUDGED AND DECREE	ED that the petition for waiver of parental notification is granted
		petitioner's attorney, guardian ad litem, if any, physician, and the
The clerk shall provide r		petitioner as requested in the following manner:
	on is granted). You have the	ne right to appeal this ruling to the Iowa Supreme Court. You must in 24 hours of this ruling. The rules you must follow for the appeal
Dated this	day of	, 20
		JUDGE JUDICIAL DISTRICT OF IOWA
	997, temporary rules effe	Pective July 1, 1997; Court Order June 26, 1997, permanent

rules effective September 8, 1997; Report November 9, 2001, effective February 15, 2002]

Rule 8.34 — Form 8: Certification that Waiver of Parental Notification is Deemed Authorized. IN THE IOWA DISTRICT COURT FOR ______ COUNTY

(JUVENILE	E DIVISION)	
IN THE INTEREST OF	Juvenile No CERTIFICATION THAT WAIVER OF	
A Minor.	PARENTAL NOTIFICATION IS DEEMED AUTHORIZED	
Pursuant to Iowa Code section 135L.3 the clerk certifies the	nat:	
1. The minor's petition for waiver of parental notification	n was filed on	
2(a) A ruling was not made within 48 hours of the	e filing of said petition,	
OR		
(b) The date for the hearing was extended at the and a ruling was not made within 48 hours of		
THEREFORE, pursuant to Iowa Code section 135L.3(3)(tion requirements is deemed authorized.	l), the petition is deemed granted and the waiver of notifica-	
Dated:		
Cler	ck of the Court County Courthouse	
	, Iowa	

Copies to: (Clerk, see Iowa R. Juv. P. 8.31(3))

Rule 8.34 — Form 9: Notice of Appeal.

IN THE	IOWA DISTRICT COU (JU	JRT FOR) COUNTY
IN THE INTEREST OF		Juv Sup	enile No reme Court No
A Minor.			NOTICE OF APPEAL
You are notified thatwaiver of parental notific			, the minor, who filed her petition for, hereby appeals the order dated
Dated this	day of	, 20)

EMANCIPATION OF MINORS

Rule 8.35 Emancipation orders.

8.35(1) Separate orders. The juvenile court shall enter findings of fact and conclusions of law separately from an order granting emancipation of a minor.

8.35(2) Confidentiality. The separate findings of fact and conclusions of law shall be confidential. Notwithstanding any other confidentiality statute or rule concerning juvenile court records, orders granting emancipation of a minor under Iowa Code chapter 232C shall be considered public records subject to release by the juvenile court.

[Report June 29, 2009, effective August 28, 2009]